ZENO B. BAUCUS
RYAN G. WELDON
Assistant U.S. Attorneys
U.S. Attorney's Office
James F. Battin U.S. Courthouse
2601 Second Ave. North, Suite 3200
Billings, MT 59101
Phone: (406) 657-6101

Phone: (406) 657-6101 FAX: (406) 657-6989

Email: Zeno.Baucus@usdoj.gov Ryan.Weldon@usdoj.gov

ATTORNEYS FOR PLAINTIFF UNITED STATES OF AMERICA

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BILLINGS DIVISION

| UNITED STATES OF AMERICA, | CR 23-79-BLG-SPW |
|---------------------------|--|
| Plaintiff, | UNITED STATES' UPDATED NOTICE OF EXPERT WITNESS UNDER FEDERAL RULES OF |
| ADOLFO VARGAS LEPE, | CRIMINAL PROCEDURE 16(a)(1)(G) |
| Defendant. | |

The United States of America, by and through Assistant United States

Attorneys Zeno B. Baucus and Ryan G. Weldon, pursuant to Rule 16(a)(1)(G) of
the Federal Rules of Criminal Procedure, hereby provides notice of the anticipated
testimony of the following expert witness:

 Radhiyah Himawan, Forensic Chemist U.S. Department of Justice Drug Enforcement Administration Western Laboratory, Pleasanton, CA

Ms. Himawan's opinions are reflected in her DEA Laboratory Reports provided in discovery, which are signed by Ms. Himawan. Ms. Himawan is expected to testify that she examined and analyzed the substances contained in the exhibits that were submitted for analysis in the above-referenced case. Ms. Himawan analyzed exhibits submitted for analysis. Her analysis determined, as stated in the drug laboratory reports, that each exhibit had a substance identified as Methamphetamine Hydrochloride, Cocaine, or Fentanyl. Pursuant to Fed. R. Crim. P. 16(a)(1)(G)(v), an executed summary of her anticipated testimony has been provided in discovery, as has a copy of her curriculum vitae.

Ms. Himawan will further testify as to the basis of her opinions, including the standard operating procedures of the DEA Western Laboratory in receiving, storing, and analyzing submitted items, and the means, methods, and instruments used in her analysis of the items. The Case Details Report regarding Ms. Himawan's analysis of the submitted items has been provided in discovery. It is not

anticipated that Ms. Himawan will also be testifying as a lay witness.

DATED this 18th day of October, 2024.

JESSE A. LASLOVICH United States Attorney

/s/ Zeno B. Baucus
Assistant U.S. Attorney
Attorney for Plaintiff

/s/ Ryan G. Weldon
Assistant U.S. Attorney
Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on October 18, 2024, a copy of the foregoing document was served on the following persons by the following means:

- (1,2) CM/ECF
- () Hand Delivery
- () U.S. Mail
- () Overnight Delivery Service
- () Fax
- () E-Mail
- 1. Clerk, U.S. District Court
- 1. Edward Werner Counsel for defendant

JESSE A. LASLOVICH United States Attorney

/s/ Zeno B. Baucus
Assistant U.S. Attorney
Attorney for Plaintiff

/s/ Ryan G. Weldon
Assistant U.S. Attorney
Attorney for Plaintiff